PATENT COOPERATION TREATY

REC'D 04 OCT 2005

PCT

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (Chapter II of the Patent Cooperation Treaty)

	(PCT Article 36 and	i Ruje 70)				
applicant's or agent's file reference 'P20607	FOR FURTHER ACTIO	ON	See Form PCT/IPEA/416			
nternational application No. CT/AU2004/001458	International filing date (a 22 October 2004	day/month/year)	Priority date (day/month/year) 22 October 2003			
nternational Patent Classification (IPC) or national classification and IPC						
nt. Cl. 7 C01F 7/46; B01J 19/10						
Applicant COMALCO ALUMINIUM LIN	IITED et al					
This report is the international preliming Authority under Article 35 and transmit	itted to the applicant accord	ing to rathere see	ernational Preliminary Examining			
2. This REPORT consists of a total of 4	sheets, including this cove	er sheet.				
3. This report is also accompanied by AN						
a. (sent to the applicant and to the		total of sheets, as	s follows:			
sheets containing rectific	cations authorized by this A	umorny (see Ruic	nded and are the basis for this report and/or 70.16 and Section 607 of the			
the disclosure in the inte	ernational application as me	the second number	ers contain an amendment that goes beyond tem 4 of Box No. I and the Supplemental of electronic carrier(s)), containing aly, as indicated in the Supplemental Box tions.			
a sequence listing and/or table Relating to Sequence Listing	(see Section 802 of the Ad	ministrative Instruc	tions).			
4. This report contains indications relat	ing to the following items:					
X Box No. I Basis of the re	port		•			
Box No II Priority			•			
Box No. III Non-establish	nent of opinion with regard	l to novelty, inventi	ve step and industrial applicability			
Dev No IV Lack of unity	of invention		·			
Reasoned state	Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement					
Box No. VI Certain docum						
Box No. VII Certain defect	ects in the international application					
Box No. VIII Certain obser	vations on the international	application				
Date of submission of the demand		Date of completion	of the report			
27 April 2005		23 September 2005				
Name and mailing address of the IPEA/AU		Authorized Officer				
AUSTRALIAN PATENT OFFICE PO BOX 200, WODEN ACT 2606, AUSTRALIA E-mail address: pct@ipaustralia.gov.au Facsimile No. (02) 6285 3929		WARREN TAY Telephone No. (02)				

[·] Form PCT/IPEA/409 (Cover sheet) (January 2004)

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No.

PCT/AU2004/001458

No. I Basis of the report	Flad unless
With regard to the language, this report is based on the international application in the language in which it otherwise indicated under this item.	was med, unless
This report is based on translations from the original language into the following language which is the language of a translation furnished for the purposes of:	
international search (under Rules 12.3 and 23.1 (b))	
publication of the international application (under Rule 12.4)	
international preliminary examination (under Rules 55.2 and/or 55.3)	inh home hoor
With regard to the elements of the international application, this report is based on (replacement sheets who furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report filed" and are not annexed to this report):	as "originally
the international application as originally filed/furnished	
the description:	
pages as originally filed/furnished pages* received by this Authority on with the letter of	
pages received by the letter of	
pages recorded by the same of	
the claims: pages as originally filed/furnished	
pages* as amended (together with any statement) under Article 19	
pages* received by this Authority on with the letter of	
pages* received by this Authority on with the letter of	
the drawings:	
pages as originally filed/furnished	
pages 10001100 by 1222 by 1241 the letter of	
pages received by wars remaining	
a sequence listing and/or any related table(s) - see Supplemental Box Relating to Sequence Listing.	
The amendments have resulted in the cancellation of:	
the description, pages	
the claims, Nos.	
the drawings, sheets/figs	
the sequence listing (specify):	·
any table(s) related to the sequence listing (specify):	
This report has been established as if (some of) the amendments annexed to this report and listed b made, since they have been considered to go beyond the disclosure as filed, as indicated in the Sup 70.2(c)).	elow had not been plemental Box (Rule
the description, pages	
the claims, Nos.	
the drawings, sheets/figs	
the sequence listing (specify):	
any table(s) related to the sequence listing (specify):	
* If item 4 applies, some or all of those sheets may be marked "superseded."	·

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No.

PCT/AU2004/001458

ox No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

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Statement		
Novelty (N)	Claims 1-20 .	YES
Novelly (14)	Claims	NO
		YES .
Inventive step (IS)	Claims 1-20	NO
	Claims	YES
Industrial applicability (IA)	Claims 1-20	
	Claims	NO

Citations and explanations (Rule 70.7)

The current application is directed to a process step that procures the destruction of organic compounds, via an ultrasonic treatment of crude alumina, in refining a purer alumina from alumina process feed stocks.

The problem to solve appears to reside in the removal of harmful organic compounds from liquors, crude alumina particles and collector materials involved in said alumina processes.

The following documents appear most relevant to the presently claimed invention;

D1 - US 4062696

D2 - CN 1072214

D3 - US 6335396

D4 - WO 1989/005184

Documents D3-D4 discloses removing harmful organic material (humates) from alumina slurries in order to purify the resultant alumina during Bayer processes. Neither of these documents utilise ultrasonic destruction of said organics to effect this purification.

D2 is directed to the purification of antimony oxide through ultrasonic destruction of organic or inorganic material bound thereon. D2 does not disclose a purification of <u>alumina</u> by said process.

D1 is directed to the removal of metallic and non-metallic impurities from contaminated alumina scavengers in alumina refinery processes. Contaminated alumina slurry is subjected to ultrasonic treatment in order to remove said impurities. As far as can be understood from the disclosure of D1, this treatment applies to the Hall-Heroult alumina refinery process and not specifically the Bayer process.

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International application No.

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Continuation of: Box V

NOVELTY (N) Claims 1-20

ndependent claim 1 defines the removal of unwanted organic material from the Bayer process, through ultrasonic reatment of Bayer liquors, precipitated aluminium trihydrate particles and any other solids added or produced by said process in order to purify the resultant alumina. There is no disclosure in D1-D4 to removal of organics - particularly numates - in Bayer process liquors or aluminium trihydrate particles, via an ultrasonic treatment. Therefore it is considered the disclosures of D1-D4 do not deprive the present claims of novelty.

INVENTIVE STEP (IS) Claims 1-20

None of D1-D4 singularly, nor in combination any of documents D1-D4, disclose all the features of the present claims. It is therefore considered the present claims involve an inventive step in light of D1-D4 also.